Office of Water Quality (OWQ)

U.S. EPA R5 Contact(s): Mathew Gluckman

Impaired Waters List and Water Quality Report

IDEM Contact(s): a) Marylou Renshaw &

Jody /	Arthur		and Vilma Rivera-Carrero		
			mment on materials submitted. Provide guidance or se of the Assessment Database.	n report/list development. Provide	
Goa	Goal 2 Protecting America's waters.				
Obje	Objective 2.2: Protect and restore watersheds and aquatic eco-systems.				
Fun	ding:	PPG			
30 as ca	03(d) List o ssurance o ategories.	of Impaired Wa of information i Provide additi	abase (ADB) to submit the Integrat aterways by established deadlines in ADB to ensure consistency with ional IR information (e.g., assessm formats, as required by the IR Gui	. Complete quality 303(d) list and other IR nent methodology, GIS	
			Status Reports		
	JAPC Re	port:	□Complete □In progress □Inc	complete	
	FEC Rep	ort:	□Complete □In progress □Inc	complete	
,			timely review and comments on m	•	
g g	uidance on		timely review and comments on m velopment, and support and guida	•	
g g			velopment, and support and guida	•	
g g	uidance on		•	•	
g g	uidance on	report/list dev	velopment, and support and guidal Status Reports	•	
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g g	uidance on DB. JAPC Re	report/list dev	velopment, and support and guidal Status Reports Complete □In progress □Inc	complete	
g g	uidance on DB.	report/list dev	velopment, and support and guidal Status Reports Complete □In progress □Inc	nce on the use of the	
g g	uidance on DB. JAPC Re	report/list dev	velopment, and support and guidal Status Reports Complete □In progress □Inc	complete	
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g A	JAPC Re	report/list dev	Status Reports Complete □In progress □Inc Complete □In progress □Inc	complete	
Total IDEM & Born	JAPC Repaired In Maximu Contact(s): a) 8 any Elifritz b) Ma	eport/list dev	Status Reports Complete □In progress □Inc Complete □In progress □Inc Complete □In progress □Inc	complete	
Total IDEM & Born Cyndii U.S. E	JAPC Repaired In Maximu Contact(s): a) 8 Maximu Contact(s): a) 8 May Elifritz b) May Wagner	eport/list deverage port: Dort: Marylou Renshaw & Simely review and cortine preview	Status Reports Complete In progress Inc Complete In progress Inc Complete In progress Inc Status Reports Inc Complete In progress Inc US. (TMDLs) W U.S. EPA R5 Contact(s): a) Peter Swenson	complete Complete Due Date: a) September 30, 2015 & 2016 b) December 31, 2015 & 2016	
Total IDEM & Born Cyndii U.S. E	JAPC Repaired in the state of t	port: Daily Load Comparison of the comparison o	Status Reports Complete In progress Inc Complete In progress Inc Complete In progress Inc U.S. EPA R5 Contact(s): a) Peter Swenson b) David Werbach	complete Complete Due Date: a) September 30, 2015 & 2016 b) December 31, 2015 & 2016	
Total IDEM & Born Cyndi U.S. E cause	JAPC Repaired in the state of t	m Daily Load c c) Marylou Renshav rylou Renshaw & rimely review and corpairment. Protecting Am	Status Reports Complete In progress Inc. Complete In progress Inc. Status Reports Inc. Inc. Status Reports Inc. Inc. Status Reports Inc. Inc. Status Reports Inc. Inc	complete Complete Due Date: a) September 30, 2015 & 2016 b) December 31, 2015 & 2016 Date: a) September 31, 2015 & 2016	
Total IDEM & Born Cyndia U.S. E cause Goal Objet	JAPC Repaired in the state of t	m Daily Load c c) Marylou Renshav rylou Renshaw & rimely review and corpairment. Protecting Am	Status Reports Complete In progress Inc. Complete In progress Inc. Status Reports Inc. Complete In progress Inc. Inc. Complete In progress Inc. Status Reports Inc. Complete In progress Inc. I	complete Complete Due Date: a) September 30, 2015 & 2016 b) December 31, 2015 & 2016 Date: a) September 31, 2015 & 2016	

W-1

Due Date: a) April 1, 2016

a)	R im m ea	TMDLs will be developed in accordance with the measures established by U.S. EPA R5 and U.S. EPA Headquarters' 303(d) Vision process for prioritizing and implementing the TMDL Program. IDEM must establish priorities and commit to meeting those priorities. IDEM will submit at least one watershed TMDL project each year. The number of segments/TMDLs will depend upon the watershed. For FFY15, IDEM will submit the Southern Whitewater TMDL and the Upper Mississinewa TMDL if there is time to finalize the assessments and conduct the public process. If the Upper Mississinewa TMDL is not complete for FFY15, it will be submitted in early FFY16 followed later that year by the South Fork blue river TMDL.			
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
b)	Ca	auses of impairments for	use in the de at least one (1	evelopment of T l) watershed ch	le information on sources and MDLs and/or watershed aracterization study a year.
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
c)		•	•	-	ntractor assistance and will uses/sources of impairment.
			Sta	tus Reports	
		JAPC Report:	Complete	☐In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
W	<u> </u>	land and Stream Impa	cts and Store	n Water Permi	ts W-3
		Contact(s): Randy Braun	U.S. EPA R5	Contact(s): a) Peter Sw	
U.	S. E	PA R5 Role: Provide program assis	b)Brian Bell tance.		
G	oa	Protecting Am	nerica's waters	-	
	Objective 2.2: Protect and restore watersheds and aquatic eco-systems.				· · · · · · · · · · · · · · · · · · ·
F	ıno	ding: Federal/State	(Wetlands Ma	pping Impacts G	rant)

a) R	a) Review applications and issue appropriate permits for wetland and stream impacts.					
		Status Reports				
	JAPC Report:	□Complete □In progress □Incomplete				
	FEC Report:	☐Complete ☐In progress ☐Incomplete				
b) S	torm water permits – Re	eview applications and issue appropriate permits for				
		nd industrial discharges of storm water.				
		Status Reports				
	JAPC Report:	□Complete □In progress □Incomplete				
	FEC Report:	☐Complete ☐In progress ☐Incomplete				
c) II	.S. EPA R5 will provide	program assistance				
0, 0	.o. El /t to will provide	Status Reports				
	JAPC Report:	□Complete □In progress □Incomplete				
	заго кероп.	Complete Sin progress Sincomplete				
	FEC Report:	□Complete □In progress □Incomplete				
	rec Report.	Complete Sin progress Sincomplete				
Office of Water Quality (OWQ) Permits W-4						
IDEM	Contact(s): a) Paul Higginbotham & Dittmer b) Paul Higginbotham & Star	U.S. EPA R5 Contact(s): a) Kevin Pierard b) Due Date: See below.				
Rigne	у					
Goa		technical assistance and comment and identify issues at an early stage in the process. nerica's waters.				
	ective 2.1: Protect huma					
Fund	Funding: State					
,						
	5% of all identified priorit ames.	ty NPDES permits, issue new permits within statutory time				
•		cipal priority permits within requested time frames.				
J	10000 Marile	Status Reports				
	IAPC Papart					
	JAPC Report:	□Complete □In progress □Incomplete				

FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
 Maintain the 	e backlog of n	nunicipal permit	s at 10% or less.
	Sta	tus Reports	
JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
FEC Report:	<i>∟</i> Complete	□In progress	□Incomplete
 Issue new municipal N 	•		ry time frames.
		tus Reports	
JAPC Report:	Complete	□In progress	∐Incomplete ———————————————————————————————————
FEC Report:	Complete	☐In progress	□Incomplete
TEO Report.	Loompiete		
• US FPAR	25 will review	NPDFS dischar	rge permits greater than 5
million gallons per day	(MGD) in the		ge permits greater than 5 basin and all direct
	(MGD) in the ichigan.	Lake Michigan	• .
million gallons per day dischargers to Lake M	(MGD) in the ichigan. Sta	Lake Michigan tus Reports	basin and all direct
million gallons per day	(MGD) in the ichigan. Sta	Lake Michigan	basin and all direct
million gallons per day dischargers to Lake M	(MGD) in the ichigan. Sta	Lake Michigan tus Reports	basin and all direct ☐Incomplete
million gallons per day dischargers to Lake M JAPC Report:	(MGD) in the ichigan. Sta	Lake Michigan tus Reports <i>□In progress</i>	basin and all direct ☐Incomplete
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits	(MGD) in the ichigan. Sta Complete Complete Issue 95%	tus Reports In progress In progress and all identified	basin and all direct ☐Incomplete
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within series.	(MGD) in the ichigan. Sta Complete Complete Issue 95% statutory time	tus Reports In progress In progress of all identified frames.	□ Incomplete □ Incomplete priority NPDES permits and
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within series.	(MGD) in the ichigan. Sta Complete Complete Issue 95% statutory time trial priority per	tus Reports Un progress In progress of all identified frames.	□ basin and all direct □ Incomplete □ Incomplete
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within services and services in the services are also as a service of the services are also as a service	Complete Complete Complete Stautory time trial priority possible.	tus Reports In progress In progress of all identified frames. ermits within rectus Reports	□ Incomplete □ Incomplete priority NPDES permits and quested time frames.
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within series.	Complete Complete Complete Stautory time trial priority possible.	tus Reports Un progress In progress of all identified frames.	□ Incomplete □ Incomplete priority NPDES permits and quested time frames.
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within some indus JAPC Report:	Complete Complete	tus Reports In progress of all identified frames. ermits within rectus Reports In progress	□ Incomplete
million gallons per day dischargers to Lake M JAPC Report: FEC Report: Industrial NPDES permits issue new permits within services and services in the services are also as a service of the services are also as a service	Complete Complete	tus Reports In progress In progress of all identified frames. ermits within rectus Reports	□ Incomplete

b)

EPA-R5-2017-008149_0000422

Status Reports				
JAPC Report:	□Complete □In progress	□Incomplete		
FEC Report:	☐Complete ☐In progress	□Incomplete		

Issue new industrial NPDES permits within statutory time frames.

	Status Reports
JAPC Report:	□Complete □In progress □Incomplete
FEC Report:	□Complete □In progress □Incomplete

• U.S. EPA R5 will review permits previously identified for review, all general permits and individual permits for the major dischargers are listed below. U.S. EPA R5 will provide a non-objection letter once any objectionable issues U.S. EPA R5 raised have been resolved. IDEM and U.S. EPA R5 will evaluate the list annually (e.g. FY15 midterm adjustment) to identify additional permits for U.S. EPA R5 to review based on national and regional priorities and/or permits to remove from the list.

IN0000094	AM East modification on appeal
IN0000175	Arcelor Mittal Burns Harbor Modification
IN0000205	AM West modification on appeal
IN0063355	Indiana Long Carbon on appeal
IN0063711	AM CWTP
ING040000	Coal Mining
ING080000	Petroleum Contaminated GW Remediation
ING250000	Non-Contact Cooling Water
ING340000	Petroleum Products
ING490000	Sand and Gravel
ING670000	Hydrostatic Test Water
IN0000035	Praxair, Inc Lakeside Plant
IN0000281	U.S. Steel Corp - Gary Works
IN0021296	Angola WWTP
IN0021466	Nappanee WWTP, City of
IN0000124	NIPSCO, D.H. Mitchell Generating Station
IN0002160	American Electric Power, Tanners Creek Plant
IN0002798	Duke Energy Indiana Gallagher Generating Station

IN0025763	Crown Point Municipal STP
IN0024368	Portage Utility Service Facility WWTP
IN0025135	Austin WWTP
IN0032476	Anderson WWTP
IN0053201	NIPSCO - R M Schahfer Generating Station
IN0000124	NIPSCO - D H Mitchell Generating Station

	Status Reports	
JAPC Report:	☐Complete ☐In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

c) U.S. EPA R5 will provide timely review, technical assistance, comments, and identify issues at an early stage in the process.

	Status Reports	
JAPC Report:	□Complete □In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

Compliance Monitoring Strategy (CMS) for Wet Weather Programs, W-5 Combined Sewer Overflow (CSO) Long Term Control Plans (LTCP), Sanitary Sewer Overflow (SSO) and Storm Water					
IDEM Contact(s): a) & & Jerry Dittmer c) Ma g) & Randy Braun	& b) Paul Higginbotham rk Stanifer, d), e), f) &	U.S. EPA R5 Contact(s):Kevin Pierard, Jack-Bajor Ryan Bahr & Patrick Kuefler	Due Date: See below.		
U.S. EPA R5 Role: U.S. EPA R5 will be the lead on certain environmentally significant CSO communities, working in partnership with IDEM to reach agreement on approvable long-term control plans and implementation schedules. U.S. EPA R5 will provide timely review and comment on technical non-rule policy and other documents submitted by IDEM.					
Goal 5:	Goal 5: Enforcing environmental laws.				
Objective 5.1:	Objective 5.1: Enforce environmental laws.				
Funding:	State				

Implement the Alternative state-specific CMS Plans for National Wet Weather Priorities. CAFO inspections will be conducted by the Office of Land Quality (see L-9).

a) IDEM will participate in the review and approval of the long term control plans (LTCPs) and Consent Decree issues in CSO cases under federal lead, including Evansville, Gary, and Hammond (U.S. EPA PAM [SS-1]).

Status Reports			
JAPC Report:	□Complete □In progress	□Incomplete	
FEC Report:	☐Complete ☐In progress	□Incomplete	

- b) IDEM will continue LTCP compliance implementation by (U.S. EPA PAM [SS-1]):
 - Monitoring milestone dates in the LTCP through site visits and review of documentation.
 - Monitoring compliance with limits (as applicable) through review of submitted monitoring reports.
 - Reviewing periodically the approved LTCPs.
 - Setting meetings (as needed) with communities and their consultants on the status of the implementation of the LTCPs.

IDEM will complete 5 inspections (CEIs) annually between October 1 and September 30. Revision to the 2007 CMS metric for CSS majors/minors...Once every five years..Indiana has 75 major/35 minor CSO communities. Under 2014 CMS inspection frequency corresponds to 15 majors/7minors = 22 overall inspections...Based on 2014 CMS if more than one or more commitments deviates from CMS goals/flexibilities review by EPA/OCEA is needs to evaluate modified inspection frequency/compliance activity to ensure overall program integrity and facilitate national consistency. Proposed alternative plan should include adequate detail(i.e., overall approach/rationale for deviations/tradeoffs; a description of affected universe; no negative impacts determination; include universe/planned inspections.

	Status Reports	
JAPC Report:	☐Complete ☐In progress	□Incomplete
FEC Report:	□Complete □In progress	□Incomplete

c) There is no set inspection frequency or goal for SSO inspections. Inspections will be scheduled as needed, based on information about overflow occurrences. 2014 CMS calls for inspecting 5% of SSSs each year.

	Status Reports	
JAPC Report:	☐Complete ☐In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

d)	IDEM will administe	r storm water programs by performing compliance inspections	s in
	the following areas:	construction/land disturbance and industrial and municipal	

separate storm sewer systems (MS4s).

•	Construction/Land Disturbance: Inspect permitted construction sites and
	review storm water pollution prevention plans, giving highest importance to
	those projects for which the agency has received complaints. The
	construction site run-off program regulates land disturbing activities of one
	acre or more. The program is administered state-wide; however the MS4
	entities have an active role in regulating projects within their legal
	jurisdictions. Therefore, an MS4 is often the entity assessing compliance of
	projects that occur within their jurisdiction. The MS4 will base compliance on
	a local ordinance; which at minimum must be as strict as the state rule. IDEM
	will complete 200 compliance inspections annually between October 1 and
	September 30. 2014 CMS: Inspect 10% each year. IDEM universe
	8200820 per year

Permittees with SSOs will be inspected in the normal sequence of scheduled inspections, unless there are complaints to investigate.

Status Reports			
JAPC Report:	☐Complete ☐In progress	□Incomplete	
FEC Report:	☐Complete ☐In progress	□Incomplete	

• Municipal Separate Storm Sewer System (MS4s): The primary methods of assessing compliance are program audits, facility inspections, and compliance meetings. The program audits are often conducted to assess implementation of the storm water quality management plan (SWQMP) or specific to individual minimum control measures. Audits are planned and scheduled in advance and compliance meetings and/or inspections may be a follow-up to an audit or an unannounced visit to assess compliance. IDEM will conduct a total of thirty (30) audits, inspections, and compliance meetings annually to determine compliance of the city of Indianapolis and designated Phase II MS4s. 186 MS4's 1 Phase I/185 Phase II – 2014 CMS minimum goal— Determine compliance every 5 years by way of on-site audit/MS4 inspection/off-site desk audit. Each MS4 should receive on-site audit/inspection at least once every seven years. To meet the 5 year goal IDEM needs to 37 on-site audits/MS4 inspection/off-site desk audits per year.

	Status Reports
JAPC Report:	□Complete □In progress □Incomplete

FEC Report:	□Complete □In progress □Incomplete
on a state-wide base to specifically address and the Phase II entities MS4s are often awa either reported through the discharge detection on this criteria, the Program to investig local IDDE ordinant as salvage yards a storm water permit water regulations as	ater: The industrial storm water program is administered sis. Indianapolis, the only Phase I MS4 entity, is required ess industrial storm water issues associated with industry. Es do not have this requirement. However, the Phase II are of storm water discharges from industrial sites that are ough citizen hotlines or discovered as part of the illicit in and elimination (IDDE) minimum control measure. Based MS4 will refer these incidents to the IDEM Storm Water gate. In addition, the MS4 may also levy fines based on the ide. The Office of Land Quality also inspects facilities such and landfills. Many of these facilities also have industrial its. The Office of Land Quality is familiar with the storm and will cite a facility for a storm water violation and/or to the Storm Water Program.
claimed an exempt complaints. IDEM v	lude operational facilities, as well as facilities that have tion, and/or facilities that have been the subject of will complete 60 inspections annually between October 1

and September 30. IDEM has 1600 active permits/650 Non-Exposure exclusions. CMS 10% of universe - 160/65 - 225

	Status Reports	
JAPC Report:	□Complete □In progress	\Box Incomplete
FEC Report:	□Complete □In progress	□Incomplete

e) Evaluate storm water violations and take timely action in accordance with the state's NPDES enforcement management system.

Status Reports			
JAPC Report:	□Complete □In progress	□Incomplete	
FEC Report:	☐Complete ☐In progress	□Incomplete	

f) Track storm water compliance monitoring and compliance assurance actions in accordance with established data requirements and reporting time frames.

Status Reports

JAPC Report:	☐Complete ☐In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

g) U.S. EPA R5 will be the lead on certain environmentally significant CSO communities, working in partnership with IDEM to reach agreement on approvable LTCPs and implementation schedules. U.S. EPA R5 will provide timely review and comment on technical nonrule policy and other documents submitted by IDEM (U.S. EPA PAM [SS-1]).

	Status Reports	
JAPC Report:	□Complete □In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

Joint State/U.	S. EPA R5 Clea	n Water Act (CWA) Enforcem	ent and	W-6
Permitting Wo	ork Plan			
IDEM Contact(s): Par Stanifer & Mary Hoov	,	U.S. EPA R5 Contact(s): James Coleman, Jack Bajor & Ryan Bahr	Due Date: Annual Basis.	
U.S. EPA R5 Role: Lead, assist or work share as specified in the annual work plan. U.S. EPA R5 will submit a summary report to Headquarters on behalf of the state by December 31 annually thereafter. Take action to improve performance if IDEM is not meeting performance expectations. Ensure compliance with all federal consent decrees and administrative orders.				
Goal 5:	Enforcing enviror	nmental laws.		
Objective 5.1:	Enforce environn	nental laws.		
Funding:	Federal/State (Pe	ermitting and Enforcement Grant)		

- U.S. EPA R5 and IDEM, working together, will conduct a CWA annual planning process to identify and discuss national, regional and state priorities versus available resources at both the state and federal levels consistent with CWA Action Plan guidance, to be concluded no later than September 30 of each year. The resulting collaborative annual work plans will use all available mechanisms to get work done, such as federal and state work sharing and innovative approaches to monitoring facilities or addressing violations.
- a) Cooperate in developing and implementing the annual Joint State/U.S. EPA R5 CWA Enforcement and Permitting Work Plan.
 - Participate in annual planning meetings to develop collaborative annual work plans, which may be conducted during the initiation and/or midterm EnPPA evaluations.

	Status Reports
JAPC Report:	☐Complete ☐In progress ☐Incomplete

FEC I	Report:	<i>□</i> Complete	□In progress	□Incomplete
annu		enforcement	commitments, a	uss progress toward meeting and discuss how the state has
JAPO	Report:		tus Reports ☐In progress	□Incomplete
FEC	Report:	<i>□</i> Complete	□In progress	□Incomplete
b) Track pr	orities established	d and selecte	d for each fede	ral fiscal year.
JAPO	Report:		tus Reports ☐In progress	□Incomplete
FEC I	Report:	<i>□</i> Complete	□ In progress	□Incomplete
U.S. EP/ the state performa	A R5 will submit a annually, by Dec ance if IDEM is no	summary repember 31. U. t meeting per	oort to U.S. EPA S. EPA R5 will formance expe	ed, in the annual work plan. A Headquarters on behalf of take action to improve ctations, and will ensure inistrative Orders.
JAPO	Report:		tus Reports ☐In progress	□Incomplete
FEC I	Report:	<i>□</i> Complete	□In progress	□Incomplete
Discharge	ce Monitoring St Elimination Sys	tem (NPDES		
Murphy, b) Mark Stanifer & Gary	Stanifer c) - f) Mark	Jack Bajor & F		Basis; e, f) Ongoing.
Goal 5:		ironmental law	' S.	

Objective 5.1: Enforce environment	•			
with implementation over five specific CMS, for purposes of through September 30, 2017. compliance assistance progra	.S. EPA HQ's national CMS began October 1, 2015, and ends September 30, 2019, ith implementation over five (5) annual inspection cycles. Indiana's continuing state-pecific CMS, for purposes of this EnPPA agreement, runs from October 1, 2015, arough September 30, 2017. The goal is to maintain an adequate enforcement and compliance assistance program to help ensure that NPDES violations are prevented and, when violations occur, they are adequately addressed.			
a) NPDES Compliance Inspector2017:	ections from October 1, 2015, through September 30,			
sampling inspections (oliance evaluation inspections (CEI) or compliance CSI) at 50% of major NPDES facilities annually. The goal verse will receive a CEI or CSI inspection every two (2) with the national CMS.			
	Status Reports			
JAPC Report:	☐Complete ☐In progress ☐Incomplete			
FEC Report:	☐Complete ☐In progress ☐Incomplete			
facilities, for purposes industrial facilities with inspections at 50% of inspections are to be Creceive some type of inspections.	d industrial "IN0" facilities: Traditional minor NPDES of the EnPPA, include individual non-major municipal and permit numbers beginning with "IN0." Conduct "traditional" minor NPDES facilities annually. Half of those CEIs or CSIs. The goal is that 100% of the universe will aspection every two (2) years and 100% of the universe SI inspection every four (4) years.			
	Status Reports			
JAPC Report:	☐Complete ☐In progress ☐Incomplete			
FEC Report:	☐Complete ☐In progress ☐Incomplete			
•	 Minors - industrial pretreatment "INP" facilities: Conduct CEIs at 100% of the universe every two (2) years. 100% Inspected/sampled annually. 			
JAPC Report:	Status Reports Complete In progress Incomplete			

FEC Report:	□Complete □In progress □Incomplete
Minors - state and fed every two (2) years.	deral "IN0" facilities: Conduct CEIs at 100% of the universe
	Status Reports
JAPC Report:	□Complete □In progress □Incomplete
FEC Report:	□Complete □In progress □Incomplete
_	ed ownership or semi-public facilities: Conduct CEIs or
	ownership NPDES facilities annually. The goal is 100% of e a CEI or CSI inspection every two (2) years.
	Status Reports
JAPC Report:	□Complete □In progress □Incomplete
FEC Report:	□Complete □In progress □Incomplete
•	" facilities: Conduct CEIs, CSIs, or reconnaissance
•	the universe each year. This excludes facilities with ge such as MS4s, industrial storm water sites, construction
storm water sites, and	those covered under the vessel general permit.
	Status Reports
JAPC Report:	☐Complete ☐In progress ☐Incomplete
FFC Bonovic	Complete Un progress Uncomplete
FEC Report:	☐Complete ☐In progress ☐Incomplete
Decree 411- 4000/ - 5	
Respond to 100% of o	·
JAPC Report:	Status Reports Complete In progress Incomplete
JAI O Nepoli.	
FEC Report:	☐Complete ☐In progress ☐Incomplete
,	, , ,

		al pretreatment audits annually (20% of approved local assuring that all SIUs for those programs have control
	mechanisms (U.S. EPA F	PAM [WQ-14a]).
	JAPC Report:	Status Reports Complete □In progress □Incomplete
	FEC Report:	□Complete □In progress □Incomplete
c)	Conduct OA/OC reviews	of submitted self-monitoring data to evaluate reliability.
C)	Conduct QA/QC reviews	Status Reports
	JAPC Report:	□Complete □In progress □Incomplete
	FEC Report:	□Complete □In progress □Incomplete
d)		n the SNC rate for majors below 10%, as measured on a
	quarterly basis SNC	
	quarterly basis. Olvo	rate shall be below 17% on an annual basis. Status Reports
	JAPC Report:	Status Reports Complete □In progress □Incomplete
		Status Reports
,	JAPC Report: FEC Report: Evaluate all violations and	Status Reports Complete In progress Incomplete
,	JAPC Report: FEC Report: Evaluate all violations and	Status Reports Complete In progress Incomplete Complete In progress Incomplete d take timely action (informal and formal), in accordance
,	JAPC Report: FEC Report: Evaluate all violations and	Status Reports Complete In progress Incomplete Complete In progress Incomplete d take timely action (informal and formal), in accordance enforcement management system.
,	JAPC Report: FEC Report: Evaluate all violations and with the state's NPDES experies and the state of the s	Status Reports Complete In progress Incomplete Complete In progress Incomplete d take timely action (informal and formal), in accordance enforcement management system. Status Reports
,	JAPC Report: FEC Report: Evaluate all violations and with the state's NPDES export: JAPC Report:	Status Reports Complete In progress Incomplete Complete In progress Incomplete d take timely action (informal and formal), in accordance enforcement management system. Status Reports Complete In progress Incomplete

	FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
a) U	.S. EPA R5 will provide	orogram assist	tance	
9) 0	io. El Atto mii provido i	20/20/20/20/20/20/20/20/20/20/20/20/20/2	us Reports	
	JAPC Report:	T	□In progress	□Incomplete
	JAFC Neport.	Louripiete		
	FFC Demonstr	Complete		
	FEC Report:	LComplete	□In progress	□Incomplete
0-6	- Deielie - Moter Act /	DMA		W 0
	e Drinking Water Act (S Contact(s): a) Pat Carroll & Stacey		ontact(s): Tom Poy	W-8 Due Date: a, b, c, d) Ongoing; e)
Jones	s, b, c, d, e) Pat Carroll & Al Lao f) Pa Il & Liz Melvin		omasi(s). Tom r sy	Annually f) Ongoing.
U.S. E	EPA R5 Role: a) Review and approve			nking Water Information System (SDWIS)
help r	educe the level of non-compliance a	mong small water sys		, e) Take necessary enforcement action to support for continued development and
Goa	vement of the electronic sanitary sur Il 2: Protect Ameri	<u> </u>		
_	ective 2.1: Protect human			
Fun	ding: PPG			
,	•	_		ding re-codifying state rules as
0	utlined in the Annual Res	•	,	DP).
		Stat	us Reports	
	JAPC Report:	<i>□</i> Complete	\Box In progress	□Incomplete
	FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
b) S	ubmit all required federa	I reporting as r	referenced in th	ne Annual Resource
•				ets SDW-211, SP1.N11, SP2,
	P4a, and SP4b, as well a	as Program Ad	ctivity Measure	s SDW-01a, 04, 05, and
S	DWA02.			
		<u> </u>	us Reports	
	JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete

Status Reports

☐Complete ☐In progress ☐Incomplete

JAPC Report:

g)

a)

b)

		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
c)	m up	anagement system SDV	VIS that accuration), violation for all sa	rately tracks the ns and enforce fe drinking wate	n by maintaining a database e inventory (including routine ment, sampling information er contaminants.
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
d)	w re		letter. For sy er, IDEM will i	rstems that do n initiate formal er	•
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	<i>□In progress</i>	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
e)	co ba		will receive o dards through	drinking water th n approaches in	of population served by nat meets all applicable health-cluding effective treatment
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
f)		anitary surveys at public urveys at PWSs consiste	nt with SDW/	A and as outline	,
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete

FEC Report:	☐Complete ☐In progress	□Incomplete

- g) U.S. EPA R5 will:
 - Review and approve rules.
 - Maintain and update the SDWIS database including the state version, SDWIS-state.
 - Provide compliance assistance.
 - Take necessary enforcement action to help reduce the level of noncompliance among small water supply systems.
 - Provide support for continued development and improvement of the electronic sanitary survey form.

	Status Reports	
JAPC Report:	□Complete □In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

W-9 **Surface Water Quality Monitoring Strategy** IDEM Contact(s):a), b) & d) Marylou U.S. EPA R5 Contact(s): Linda Holst, Mari Due Date: Annually. Renshaw, Cyndi Wagner, & Stacey Sobat c) Nord & Ed Hammer Chuck Bell U.S. EPA R5 Role: Provide assistance in revising monitoring strategy. Review and provide comments on draft and final products. Work with IDEM to implement the strategy and identify resources to address identified gaps. Work with IDEM to identify resources to address issues identified in the strategy and provide technical assistance/guidance as requested. Provide meeting support and travel support as available. Goal 2: Protect America's waters. Objective 2.2: Protect and restore watersheds and aquatic ecosystems. Funding:

- a) Implement the 2011-2019 Water Monitoring Strategy in the 2015 and 2016 monitoring seasons (U.S. EPA PAM WQ-5). IDEM will use the EnPPA update reporting procedures to provide information on progress, with the elements and level of details agreed upon by IDEM and U.S. EPA R5.
 - Monitor waters, utilizing the probabilistic monitoring design to provide sufficient data to adequately assess the status of Indiana's surface water quality following the schedule identified in the IDEM Monitoring Strategy. During the current sampling season (summer 2015), IDEM will sample a minimum of 38 sites in the Upper Wabash basin. Next sampling season (summer 2016), IDEM will sample a minimum of 38 sites in the Lower Wabash basin (U.S. EPA PAM WQ-5).

	Status Reports
JAPC Report:	□Complete □In progress □Incomplete

		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
		objectives and to supermitting and com	upport the foll pliance, publi s, to determin	owing: WQS de c health adviso	sed on the data quality evelopment, NPDES ries, to address emerging trends and to evaluate the
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
b)		articipate in regional mor low.	nitoring news	etter, webinars	and activities, as resources
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	\Box In progress	□Incomplete
c)	U	DEM will continue to impl S. EPA HQ's national So odated Assessment Infor	torage and R	etrieval (STORI	
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete
		FEC Report:	<i>□</i> Complete	□In progress	□Incomplete
d)	ac se	rovide separate, timely rectivities funded by the mo eparate amended grant v urveys and monitoring st	onitoring initia vork plans, in	itive funds (spec	cific activities are identified in
			Sta	tus Reports	
		JAPC Report:	<i>□</i> Complete	□In progress	□Incomplete

FEC Report:	☐Complete ☐In progress	\Box Incomplete

- e) U.S. EPA R5 will:
 - Provide assistance in revising monitoring strategy.
 - Review and provide comments on draft and final products.
 - Work with IDEM to implement the strategy and identify resources to address identified gaps.
 - Work with IDEM to identify resources to address issues identified in the strategy and provide technical assistance/guidance as requested.

	Status Reports	
JAPC Report:	□Complete □In progress	□Incomplete
FEC Report:	☐Complete ☐In progress	□Incomplete

W-10 **Water Quality Standards** IDEM Contact(s): a) and b) Martha Clark U.S. EPA R5 Contact(s): Linda Holst, David Due Date: Ongoing. Mettler and Shivi Selvaratnam Pfeifer, Holly Wirick (UAAs) & Brian Thompson (nutrients) U.S. EPA R5 Role: Participate in rulemaking workgroups or meetings, as requested by IDEM. Review draft IDEM work products and provide timely comments. To the extent that resources are available, assist IDEM with travel support for regional meetings, such as the Regional Technical Assistance Group (RTAG) and Water Quality Standards (WQS) meetings. Goal 2: Protect America's waters. Objective 2.2: Protect and restore watersheds and aquatic ecosystems. Funding: Federal Water Quality Grants

IDEM will work to complete timely water quality standards (WQS) revisions.

a) IDEM will work with external stakeholders to update metals criteria to reflect current science. IDEM's goal is to have the revised metals criteria language by December 30, 2015. IDEM will continue to evaluate how and when to incorporate other criteria revisions when U.S. EPA R5 publishes new 304(a) recommendations.

Status Reports			
JAPC Report:	□Complete □In progress	\Box Incomplete	
FEC Report:	□Complete □In progress	□Incomplete	

b) Revise nutrient criteria development plan to accurately reflect achievable milestones, including, but not limited to, reevaluating data and assessing options to overcome

implementation challenges (U.S. EPA PAMs WQ-1a and WQ-3a), participate in regional activities (Regional Technical Assistance Group (RTAG) meetings and conference calls), and provide U.S. EPA R5 with revisions to the nutrient criteria development plan by August 1 of each fiscal year and interim work products for U.S. EPA R5 input (U.S. EPA PAM WQ-26).

Status Reports			
JAPC Report:	☐Complete ☐In progress	□Incomplete	
FEC Report:	☐Complete ☐In progress	□Incomplete	

c) U.S. EPA R5 will:

- Participate in rulemaking workgroups or meetings, as requested by IDEM.
- Review draft IDEM work products and provide timely comments.
- Assist IDEM with travel support for regional meetings (RTAG, WQS) as resources are available.

	Status Reports
JAPC Report:	☐Complete ☐In progress ☐Incomplete
FEC Report:	□Complete □In progress □Incomplete
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